1	GIGRAY. MILLER, DOWNEN & WESTON
	ATORNESS AT LAST STEEL BOX 640 TELEPHONE 208-451 91
2	CALDWELL, IDAHO \$3605
3	ATTOENEYS FOR Plaintiff MARY KAUTZ
4	ATTORNEYS FOR FIREIUM
5	By Vivinne, Archison Deputy 14:45 AMP.M.
6	
7	
8	IN THE DISTRICT COURT OF THE THIRD JUDICIAL DISTRICT FOR THE
9	STATE OF IDAHO
10	and the state of the
11	In Re:) ADMINISTRATIVE ORDER
12	WRITS OF EXECUTION) NO
18	THE COURT Having reviewed the matter of Writs of Execution
1	issued by the Clerk of the Court, and being fully advised in the
1	premises, does hereby order as follows:
1	1. In child support cases an Affidavit of Amount Due must be
1	filed, indicating the amount of arrearages that are unpaid at the time
1	the writ is sought. This affidavit may be in one of the following
2	o forms:
2	a. An Affidavit of Attorney may be filed, indicating
2	the amount of arrearages due on behalf of his client;
2	b. An affidavit from the recipient of the child
2	support may be filed, indicating the amount of arrearages due;
2	c. An affidavit may be filed by a child support
2	officer, prosecuting attorney or attorney general, so long as that
2	affidavit is supported by the certified payment record of the Clerk of
i	the Court, indicating the amount of arrearages due, and an Assignment
	of Interest on the part of the recipient of the child support to that
	agency of the State. This affidavit shall also indicate that the
	person against whom execution is sought has personal knowledge of the
	existence of the Court order under which execution is sought.
1	2. All other rules relating to Writs of Execution shall
2	remain in full force and effect.
3	1980.
	Edward J. Dodge
,	Administrative Judge
	6